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	ACTION: EUR/GAEXT (227) IN RYBAT, FILE, DDO (2/W)				ODPD,
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	S E C R E T 091057Z SEP 96	STAFF			
	CITE 42162 (EVESON	ACTING)			
	TO: DIRECTOR.				
FOR: LIMIT EUR/GAEXT INFO EUR/LGL, OGC/OFLD, OGC/OSD					
	SLUGS: WNINTEL RYBAT				
72	SUBJECT: EYES ONLY - MEE	TING WITH	H JOHN WHITTEN		
122	REF: A. DIRECTOR 931349 B. 6 SEP STU-III		LOCHT		
	TEXT:				
- A - C - C - C - C - C - C - C - C - C	1. ACTION REQUIRED: NEED TO TAKE ANY FURTHER S WHITTEN'S STATE OF MIND AN	TEPS SUCH	AS ALERTING		
	2. FOR THE RECORD, C BY JOHN WHITTEN ON 26 AUGU WITH WHITTEN IN NOV 95 WHE *HQS CONCERNING *HQS CONCERNING *HQS CONCERNING VERY UPSET, INFORMED C/O T AND MOVED BACK TO THE U.S. EVERYTHING HE OWNED AS SUF THEFT OF PROPERTY (JEWELRY HAD TURNED AGAINST HIM AND WAS CONTINUING TO DETERIOR NOT PLANNING ON SUING HIM MEDICAL BENEFITS THAT SHE STATUS. WHEN C/O ASKED HO WOULD LIKE TO SEE C/O EITH A VISIT. WHEN C/O BRIEFLY HAD SOME INFORMATION TO PA INTERESTED IN, BUT PROBABL FOR HIS CALL. C/O SAID TH WOULD GET BACK TO HIM IN A 3. RECOGNIZING A NEE FURTHER UNNECESSARY CONTAC WHITTEN CALLED C/O ON SEVE OFFER DATED AND SKETCHY IN HORSE AS A "CASE OFFICER"	ST 1996. IN ACTING INATION > BO	(C/O FIRST BECAME AS LIAISON BETWEEN DARD MATTERS.) WHI VIFE OF 55 YEARS HA HE WAS SUING HIM FO D THAT SHE WAS ACCU EMARKED FURTHER THA ITH HIS WIFE, AND I ITTEN ALSO SAID THA RCE AS SHE WOULD LO BY VIRTUE OF HIS RE LD HELP, WHITTEN SA D'S OFFICE OR HAVE ED, WHITTEN QUICKLY WHICH C/O "MAY OR BUT THAT THIS WAS I JUD HAVE TO CHECK HE TWO RICATE C/O INITIAL CONTACT IN SIONS, AND LOCAL V; HE ALSO ONCE REF	ACQUAINTED WHITTEN AND TITEN, OBVIOUSLY D DESERTED HIM OR ONE-THIRD OF SING HIM OF IT HIS CHILDREN HAT HIS HEALTH AT HIS WIFE WAS SEE ALL OF THE TIREMENT ADDED THAT HE MAY NOT BE THE MAIN REASON IS SCHEDULE AND FROM NOV 95, ONCE, TO TERRED TO NOBLE	2
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REMEMBER IT), IT WAS DECIDED THAT C/O SHOULD VISIT WHITTEN AT HIS HOME, HEAR HIM OUT AND THEN INFORM HIM THAT CONTACT SHOULD BE DROPPED FOR BOTH HIS AND C/O'S SECURITY UNLESS AN EMERGENCY AROSE. FURTHER, C/O WAS TO TRY AND PUT WHITTEN IN CONTACT WITH THE EMBASSY CONSULAR SECTION. AFTER MAKING ARRANGEMENTS, C/O VISITED WHITTEN'S HOME ON THE MORNING OF 28 AUGUST. DURING A HIGHLY EMOTIONAL TWO-HOUR AND FORTY-FIVE MINUTE DISCUSSION, WHITTEN RECOUNTED ALL OF THE DETAILS OF HIS DOMESTIC PROBLEMS, MANY OF THEM QUITE PERSONAL AND INCLUDING ACCUSATIONS AND COUNTER-ACCUSATIONS INVOLVING HIS WIFE AND HIS CHILDREN, REMINISCED ON HIS PAST WORK EXPERIENCES, AND SPOKE OF HIS RESOLVE TO COMMIT SUICIDE. AS IT TURNS OUT, HE DROVE HIMSELF WITH GREAT DIFFICULTY TO THE NETHERLANDS IN JANUARY OF THIS YEAR WITH THE INTENT OF HAVING HIMSELF EUTHANATISED. HE CHANGED HIS MIND, HOWEVER, AFTER HAVING REALIZED THAT HE HAD, IN FACT, MADE THE TRIP BY HIMSELF; WHEN HE RETURNED HOME, HOWEVER, THE PROBLEMS BETWEEN HE AND HIS SPOUSE BEGAN IN EARNEST (SHE, APPARENTLY, DID NOT APPROVE OF THE EUTHANASIA PLAN).

- 4. DURING THE DISCUSSION, IN WHICH WHITTEN BROKE DOWN IN TEARS SEVERAL TIMES, HE ALSO EXPRESSED HIS DETERMINATION NOT TO MOVE BACK TO THE U.S. ACCORDING TO HIM, SHOULD HE DO SO HIS FAMILY WOULD HAVE HIM PLACED IN A NURSING HOME A FATE WHICH HE IS ABSOLUTELY NOT WILLING TO ACCEPT; AS AN ALTERNATIVE, HIS WIFE HAS INDICATED TO HIM THAT HIS FAMILY MAY INSTEAD BE ABLE TO ARRANGE FOR A SMALL APARTMENT FOR HIM IN WHICH TO LIVE, BUT THAT SHE WOULD PAY ONLY OCCASIONAL VISITS AND WOULD NOT LIVE WITH HIM. (THE LATTER REMARKS WERE MADE BY HIS WIFE DURING AN UNANNOUNCED TRIP BACK TO AUSTRIA IN CA. JUNE 96. AT THAT TIME, THE WIFE DID NOT INFORM WHITTEN OF HER PRESENCE IN THE COUNTRY, BUT WHITTEN LEARNED OF IT THROUGH A FAMILY FRIEND. AFTER A CONFRONTATION IN WHICH WHITTEN BEGGED HER TO STAY, HIS WIFE BROKE DOWN, TOOK SOME MOMENTOS FROM THE APARTMENT AND LEFT.) THIS SECOND ARRANGEMENT WAS ALSO NOT SUITABLE TO WHITTEN.
- 5. AFTER COLLECTING THE INFORMATION THAT WHITTEN HAD (WHICH BELIEVES WILL BE OF LITTLE OR NO USEFUL VALUE). C/O EXPLAINED TO WHITTEN THAT FOR SECURITY CONSIDERATIONS, IT WOULD BE BEST IF HE NO LONGER CONTACTED C/O EXCEPT IN THE EVENT OF AN EM ERGENCY, BUT_INSTEAD DEALT WITH EMBASSY CONSULAR SECTION. C/O SAID THAT HE WAS SORRY HE HAD TO DO THIS AS HE HAD ENJOYED GETTING TO KNOW WHITTEN, BUT THAT THE CONSULAR SECTION WAS BETTER EQUIPPED TO DEAL WITH THESE KINDS OF PROBLEMS. WHITTEN RESPONDED BY SAYING THAT C/O NEED GO NO FURTHER IN TALKING ABOUT SECURITY AS HE HIMSELF WAS A "STICKLER" ON THE SUBJECT DURING HIS CAREER AND COMPLETELY UNDERSTOOD THE NATURE OF C/O'S REMARKS. THAT HAVING BEEN SAID, HE INDICATED THAT THE CONSULAR SECTION HAD ALREADY BEEN IN CONTACT WITH HIM REGARDING THE JEWELRY THEFT AT THE REQUEST OF WHITTEN'S DAUGHTER. ALTHOUGH THE DEPUTY THERE HAD INFURIATED WHITTEN BY MAKING CERTAIN REMARKS TO HIS DAUGHTER, WHITTEN HAS APPARENTLY ALREADY ESTABLISHED SOME RAPPORT WITH THE CONGEN AND HAD AN APPOINTMENT TO SEE HIM IN THE NEAR FUTURE.
- 6. WHITTEN WAS CONCERNED, HOWEVER, THAT HE MAY HAVE MORE "CONFIDENTIAL" INFORMATION TO PASS ALONG, AND ASKED WHAT ACTIONS HE SHOULD TAKE IN THE EVENT HE HAS SOMETHING OF VALUE AT HIS OWN SUGGESTION, HE SAID THAT HE WOULD CONTACT LOCAL RSO AS WAS SECRET

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EMBASSY PROCEDURE "IN HIS DAY" AND PASS IT TO THEIR OFFICE. HE SAID THAT WHILE HE WOULD NOT ASK FOR C/O BY NAME, IF HE HAD SOMETHING IMPORTANT HE WOULD DEMAND THAT IT BE PASSED

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- 7. TURNING ONCE AGAIN TO DOMESTIC ISSUES, WHITTEN INDICATED THAT HE WAS DETERMINED TO COMMIT SUICIDE AS HIS HEALTH IS MISERABLE, HE IS IN A CONSIDERABLE DEGREE OF PAIN AND HE NO LONGER HAS ANYTHING FOR WHICH TO LIVE; HOWEVER, HE SAID HE NOW PLANS ON WAITING FOR A TRIAL DURING WHICH HE WILL PERSONALLY CONDUCT SOME EXAMINATIONS IN ORDER TO DIRECTLY CONFRONT HIS WIFE AND CHILDREN IN AN EFFORT TO GET THEM TO "ADMIT TO THEIR LIES." SHOULD ANY TRIAL OR AGREEMENT END IN JUDGMENT IN HIS WIFE'S FAVOR, WHITTEN CLAIMED HE WOULD NO LONGER BE IN A FINANCIAL POSITION TO CONTINUE TO LIVE IN AUSTRIA. WHITTEN SPOKE OFTEN OF SUICIDE AS A WAY TO END BOTH HIS PHYSICAL AND EMOTIONAL PAIN. C/O WAS LEFT WITH THE CLEAR IMPRESSION THAT HIS RESOLVE ON THIS MATTER IS FIRM; WHETHER HE WAITS FOR TRIAL OR NOT IS A MATTER OF PURE SPECULATION. C/O TRIED TO REMIND WHITTEN THAT WHILE HIS BODY MAY NO LONGER FUNCTION SO WELL, HIS MIND WAS OBVIOUSLY STILL SHARP. C/O THEN ASKED, NOT IN HIS OFFICIAL CAPACITY BUT AS ONE HUMAN BEING TO ANOTHER, THAT SHOULD WHITTEN EVER SERIOUSLY CONTEMPLATE SUICIDE, HE DIRECTLY CONTACT C/O FIRST. WHITTEN COUNTERED BY SAYING THAT C/O MAY BE ABLE TO DISCERN WHEN THE TIME HAS COME. HE SAID HE HAS KEPT ALL OF HIS DIARIES FROM WWII THROUGH 1953, HAVING INTENDED TO SOMEDAY WRITE HIS MEMOIRS. WANTING TO KEEP ANY FUTURE PROFITS FROM HIS FAMILY, HE SAID HE NO LONGER HAS PLANS TO DO SO BUT THAT HE DID NOT WANT TO DIE WITH THEM LEFT FOR THE AUSTRIANS TO FIND; THEREFORE, HE WOULD PASS THEM THROUGH THE RSO. IN THE EVENT THAT THIS OCCURS, THIS WILL BE A SIGNAL THAT HE INTENDS TO GO THROUGH WITH THE SUICIDE.
- 8. AS C/O GOT UP TO LEAVE, WHITTEN, AGAIN IN TEARS, THANKED C/O FOR HIS PROFESSIONALISM AND HIS HELP, AND REMINDED C/O THAT HE HAD ENTERED INTO A MOST HONORABLE PROFESSION. HE ALSO SAID THAT HE HAD BEEN MOST HIGHLY IMPRESSED WITH REF IDEN, WHOM HE ALSO CONSIDERED A TRUE PROFESSIONAL. HE ASKED THAT C/O PASS ALONG A *SPECIAL NOTE OF THANKS AS THE OUTCOME OF THE<JFK>MATTER HAD "RESTORED HIS FAITH IN THE AMERICAN JUDICIAL SYSTEM." WHITTEN BADE HIS FAREWELL BY NOTING IT WOULD BE THE LAST TIME THAT THE TWO WOULD MEET, AND WISHED C/O A GOOD LIFE.
- 9. FYI, REF INFORMATION THAT WHITTEN WAS STILL SEEKING AN ATTORNEY RUNS COUNTER TO A STATEMENT HE MADE TO C/O. ACCORDING TO WHITTEN, BOTH HE AND HIS WIFE WERE RETAINING LAWYERS IN FLORIDA WHERE SHE IS NOW RESIDENT. FURTHER, AS OF THE DATE OF THE ABOVE MEETING, SERVICE OF WHITTEN REGARDING THE SUPPORT MATTER HAD NOT YET BEEN ACCOMPLISHED ALTHOUGH HE SAID HE WAS EXPECTING THE PAPERWORK AT ANY TIME. WHITTEN DID SPEAK OF MAKING A PAYMENT, BUT IT IS NOT CLEAR WHETHER THE MONEY WAS INTENDED AS A RETAINER FEE OR AS A PAYMENT TO HIS WIFE. HE HAS JUST PURCHASED A FAX MACHINE TO MORE QUICKLY DEAL WITH LEGAL MATTERS, AND THE DAY PRIOR TO C/O'S MEETING HAD LIQUIDATED MANY OF HIS FINANCIAL HOLDINGS TO KEEP HIS FAMILY FROM THEM. IT SHOULD ALSO BE NOTED THAT A VIENNESE SOCIAL WORKER VISITS WHITTEN FIVE DAYS A WEEK TO CLEAN AND RUN ERRANDS AND THAT WHITTEN GETS HIS MEALS FROM THE AUSTRIAN EQUIVALENT OF MEALS-ON-WHEELS; THUS, WHILE HE HIMSELF IS VIRTUALLY IMMOBILE, HIS SECRET

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APARTMENT REMAINS LIVABLE AND HE DOES NOT APPEAR TO BE IN DANGER OF STARVATION. THE GREATEST THREAT TO WHITTEN MAY BE BURGLARY; ACCORDING TO HIM, THE JEWEL HEIST WAS ACCOMPLISHED BY THREE SLOVAK YOUTHS WHILE HE SLEPT. WHITTEN CLAIMED THAT WHILE THE AUSTRIAN POLICE HAVE MADE AN APPREHENSION, HIS FAMILY SIMPLY REFUSES TO BELIEVE THIS AS NONE OF THE STOLEN GOODS WERE RECOVERED AND NO OFFICIAL CHARGES HAVE YET BEEN FILED.

10. FILE: 785-120-034.

CL BY: 618711 CL REASON: 1.5(C)

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DRV FROM: HUM 4-82.

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